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8	Narcotic & Dangerous Drug Section	
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12	Attorneys for United States of America	
13	UNITED STATE	S DISTRICT COURT
14	DISTRICT	T OF NEVADA
15	UNITED STATES OF AMERICA,	Case No. 2:15-cr-00285-APG-PAL
16	Plaintiff,	CTIPLII ATION TO CONTINUE PRETRIAL
		STIPULATION TO CONTINUE PRETRIAL
17		MOTION DEADLINES [ECF 150]; and
17	v.	
17 18	CHARLES BURTON RITCHIE,	MOTION DEADLINES [ECF 150]; and
18	CHARLES BURTON RITCHIE, a/k/a Burton Ritchie,	MOTION DEADLINES [ECF 150]; and <b>ORDER</b>
	CHARLES BURTON RITCHIE,	MOTION DEADLINES [ECF 150]; and <b>ORDER</b>
18	CHARLES BURTON RITCHIE, a/k/a Burton Ritchie, BENJAMIN GALECKI, a/k/a Zencense Ben, and RYAN MATTHEW EATON,	MOTION DEADLINES [ECF 150]; and <b>ORDER</b>
18 19 20	CHARLES BURTON RITCHIE, a/k/a Burton Ritchie, BENJAMIN GALECKI, a/k/a Zencense Ben, and	MOTION DEADLINES [ECF 150]; and <b>ORDER</b>
18 19	CHARLES BURTON RITCHIE, a/k/a Burton Ritchie, BENJAMIN GALECKI, a/k/a Zencense Ben, and RYAN MATTHEW EATON,	MOTION DEADLINES [ECF 150]; and <b>ORDER</b>
18 19 20	CHARLES BURTON RITCHIE, a/k/a Burton Ritchie, BENJAMIN GALECKI, a/k/a Zencense Ben, and RYAN MATTHEW EATON, a/k/a Zencense Ryan,	MOTION DEADLINES [ECF 150]; and <b>ORDER</b>
18 19 20 21	CHARLES BURTON RITCHIE, a/k/a Burton Ritchie, BENJAMIN GALECKI, a/k/a Zencense Ben, and RYAN MATTHEW EATON, a/k/a Zencense Ryan,  Defendants.	MOTION DEADLINES [ECF 150]; and <b>ORDER</b>

Charles A. Miracle and Cole A. Radovich, Trial Attorneys, United States Department of Justice Narcotic & Dangerous Drug Section, Defendant Charles Burton Ritchie, by and through his attorney, John Lloyd Snook III, Defendant Benjamin Galecki, by and through his attorneys, David Z. Chesnoff and Richard A. Schonfeld, and Defendant Ryan Matthew Eaton, by and through his attorney, Shawn R. Perez, hereby stipulate and agree as follows:

1. As to the motions filed on or before February 23, 2018, for which responses have not been filed to date, and to the extent the initial so-ordered stipulation as to motion schedule [ECF 150] in this case may apply to such motions notwithstanding the subsequent stipulation to continue trial and motion deadlines [ECF 174], the parties may have until April 16, 2018, to file any responsive pleadings. For all replies, including to those responses which have already been filed, the parties may have until April 30, 2018, to file replies, if any.

Counsel for the government, James Keller, has been engaged in trial (after preparing for the same) in *United States of America v. Connor Timothy Woods, et al.*, 3:17-cr-00008-HDM-WGC, on March 15, 2018, and trial is expected to last one week. Government's counsel emailed Defendants and was advised that they do not object to this request for an extension. Counsel for defendant Galecki expects to begin a trial on March 26, 2018, which will last approximately two weeks. This is the fifth extension request, and one in good faith and not for the purpose of delay.

ARTHUR G. WYATT

DATED: March 19, 2018.

**DAYLE ELIESON** 

	United States Attorney	Chief
20	·	
	s/ James E. Keller	s/ Cole A. Radovich
21	JAMES E. KELLER	COLE A. RADOVICH, Trial Attorney
	Attorneys for Plaintiff	Attorneys for Plaintiff
22	United States of America	United States of America

, , ,

1	SNOOT & HAUGHEY, P.C.
2	s/ John Lloyd Snook III
3	JOHN LLOYD SNOOK III Attorneys for Defendant
4	Charles Burton Ritchie
5	<u>s/ Shawn R. Perez</u> SHAWN R. PEREZ
6	Attorney for Defendant Ryan Matthew Eaton
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## CHESNOFF & SCHONFELD

s/ Richard A. Schonfeld
RICHARD A. SCHONFELD
Attorneys for Defendant
Benjamin Galecki

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**ORDER** 

IT IS HEREBY ORDERED that, as to the motions filed on or before February 23, 2018, for which the initial so-ordered stipulation as to motion schedule [ECF 150] applies, the parties herein shall have up to and including April 16, 2018, to file any responsive pleadings.

IT IS FURTHER ORDERED that the parties herein shall have up to and including April 30, 2018, to file any replies, including to those responses which have already been filed.

IT IS FURTHER ORDERED that the calendar call scheduled for October 23, 2018, at 8:45 a.m. in this matter will commence on the scheduled date and time and is not impacted by this Stipulation.

IT IS FURTHER ORDERED that the trial in this matter currently scheduled for October 29, 2018, at 9:00 a.m., will commence on the scheduled date and time and is not impacted by this Stipulation.

IT IS SO ORDERED.

Dated: March 20, 2018.

HON. ANDREW P. GORDON UNITED STATES DISTRICT JUDGE